

From: Samantha Leroy x23123 <sleroy@forthepeople.com>
Sent: Tuesday, September 3, 2024 3:43 PM
To: wyojudgekhr@wyd.uscourts.gov
Cc: Nycolle Harding; Taly Goody; Greyson Goody; Maki Wilson; Hilda Galvez; Rudwin Ayala x31665; 13320575@inbox.forthepeople.com; Phillip; 13320575@inbox.forthepeople.com; Eugene M. LaFlamme; Jillian L. Lukens; Angie Hinrichs; htysse@crowleyfleck.com; tstubson@crowleyfleck.com; bp pryde@crowleyfleck.com; jguiroux@MLLlaw.com; Sandy Corrigan
Subject: Plaintiffs' Proposed Order - Motion to Amend Expert Disclosures_Stephanie Wadsworth et al., v. Walmart, Inc. et al. (Case No.: 2:23-cv-00118-NDF)
Attachments: Proposed order Pla Motion 9.3.24_ S. Wadsworth et al v. Walmart Inc et al.docx

Good afternoon,

Pursuant to LR 7.1(b)(1)(E), attached is Plaintiffs' Proposed Order in Word format regarding Plaintiffs' Motion to Amend Expert Disclosures, filed on September 3, 2024 (Document #76).

This is submitted for the attention of Magistrate Judge Kelly H. Rankin's chambers.

All counsel of record are copied on this email.

Best regards,

Samanda Leroy
Litigation Paralegal

T: (689) 219-2092

F: (689) 219-2192

20 North Orange Avenue, Suite 1600,
Orlando, FL 32801

MORGAN & MORGAN
AMERICA'S LARGEST INJURY LAW FIRM

\$20B+ Recovered • 1,000+ Attorneys • 120+ Offices

A referral is the best compliment. If you know anyone that needs our help, please have them call our office 24/7.

CONFIDENTIALITY NOTICE: This e-mail message including attachments, if any, is intended for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any unauthorized review, use, disclosure, or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message. Thank you.